IT IS SO ORDERED.

Dated: 03:27 PM March 6 2014

Mariya Shea Sonum MARILYN SHEA-STONUM 12 U.S. Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF OHIO EASTERN DIVISION

IN RE:) CASE NO. 12-50982
E.C. Morris Corp.,) CHAPTER 7
DEBTOR.) JUDGE MARILYN SHEA-STONUM
	ORDER DENYING MOTION OF ECM CHEMICALS, LLC AND EDWARD C. MORRIS TO ENFORCE ORDER APPROVING COMPROMISE OF CLAIMS BY THE TRUSTEE AGAINST ECM CHEMICALS, LLC, EDWARD C. MORRIS AND EDWIN L. NOLAN [DOCKET ## 63]

On March 5, 2014, the Court held a hearing on the Motion of ECM Chemicals, LLC and Edward C. Morris to Enforce Order Approving Compromise of Claims by the Trustee against ECM Chemicals, LLC, Edward C. Morris, and Edwin L. Nowlan [Docket #63] (the "Motion") and the objections thereto. At the conclusion of the hearing, the Court rendered an oral decision. In accordance with the Court's oral decision, which incorporated findings of fact and conclusions of law pursuant to Bankruptcy Rule 7052 (made applicable to contested matters pursuant to Bankruptcy Rule 9014), the Motion is denied.

###

cc: (via electronic mail)

Peter Tsarnas Rodd Sanders Ron Towne Matthew Duncan